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	10	UNITED STATES DISTRICT COURT		
	11	DISTRICT OF NEVADA		
	12			
		BANK OF AMERICA, N.A.,	CASE NO.: 2:15-cv-00693-GMN-VCF	
s LL rkw: a &	13	Plaintiff,		
Gordon & Kees LLP 3770 Howard Hughes Parkway Suite 100 Las Vegas, Nevada 89169	14	riamini,		
	15	VS.	JOINT STIPULATION AND	
	13	SFR INVESTMENTS POOL1, LLC;	ORDER TO STAY DISCOVERY	
	16	MONTEROSSO PREMIER HOMEOWNERS		
	17	ASSOCIATION; DOE INDIVIDUALS I-X, inclusive, and ROE CORPORATIONS I-X,	(First Request)	
[077	17	inclusive,		
8	18			
	19	Defendants.		
	20	Plaintiff Bank of America, N.A. ("BANA"	) by and through its attorneys of record	
	21			
	22	Akerman, LLP, Defendant SFR Investments Pool	1, LLC ("SFR"), by and through its attorneys	
	22	of record, Howard Kim & Associates, and Defenda	ant Monterosso Premier Homeowners	
	23			
	24	Association ("Monterosso"), by and through its attorneys of record Gordon Rees, LLP, hereby		
		stipulate and agree pursuant to Local Rule 7-1 as follows:		
	25			
	26	1. Pursuant to Local Rule 26-1(d), the plaintiff shall initiate "the Fed. R. Civ. P.		
		26(f) meeting within thirty (30) days after the first defendant answers or otherwise appears." Or		
	27	June 19, 2015, Monterosso filed its Motion to Disr	miss Complaint for failure to comply with	
	28	Total 17, 2015, Monterosso fried its Motion to Dist	mos complaint for fundic to comply with	

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NRS 38.310 (Dkt. #10) ("Motion to Dismiss"). On July 7, 2015, SFR filed its Answer, Counterclaim, and Cross-claim (Dkt. #11).

- 2. Pursuant to Local Rule 26-1(d), "the parties shall submit a stipulated discovery plan and scheduling order" fourteen (14) days after the mandatory Fed. R. Civ. P. 26(f) conference.
- 3. The parties held a conference on July 24, 2015 to discuss discovery and case deadlines, and agreed to enter a stipulation to extend discovery deadlines for the following reasons:
- 4. Monterosso's Motion to Dismiss (Dkt. #10) seeks to dismiss all the claims against it for lack of subject matter jurisdiction. Monterosso alleges that all of BANA's claims relate to the interpretation, application, and/or enforcement of the CC&Rs, and other governing documents. It is alleged that BANA failed to submit this case to mandatory mediation with the Nevada Real Estate Division prior to filing a civil action pursuant to NRS 38.310. As such, all the claims against Monterosso are subject to mandatory dismissal without prejudice.
- 5. The parties agree it is in the best interest of all parties to await the Court's ruling on the Motion to Dismiss (Dkt. #10) prior to setting discovery deadlines and incurring the time and expense of written discovery and depositions in the event the Court dismisses the action in whole or in part.
- 6. Federal district courts have "wide discretion in controlling discovery." Little v. City of Seattle, 863 F.2d 681, 685 (9th Cir. 1988). In exercising this discretion, a district court may stay discovery based on the filing of a motion that is "potential dispositive of the entire case." Tradebay, LLC v. eBay, Inc., 278 F.R.D. 597, 601 (D. Nev. 2011). See also Turner Broadcasting Sys. v. Tracinda Corp., 175 F.R.D. 554, 556 (D. Nev. 1997) (holding that "[w]hether to grant a stay is within the discretion of the Court..."); *Ministerio Roca Solida v*. U.S. Dep't of Fish & Wildlife, 288 F.R.D. 500, 506 (D. Nev. 2013) ("discovery should be stayed while dispositive motions are pending only when there are no factual issues in need of further immediate exploration, and the issues before the Court are purely questions of law...") (internal quotations omitted). Monterosso takes the position that the Motion to Dismiss is jurisdictional

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and raises purely legal questions that can be resolved without discovery. As such, it is within the Court's power to grant a stay of discovery at this time.

7. It would be burdensome and unfair to have the parties incur the expense of time-consuming and costly discovery because the parties have agreed to a stay. Rule 1 of the Federal Rules of Civil Procedure provides that the federal rules of practice should be "construed and administered to secure the just, speedy, and *inexpensive* determination of every action and proceeding." (Emphasis added). Thus, staying discovery in this case is consistent with the spirit and intent of the Federal Rules of Civil Procedure. Further, should the Court agree that this entire matter is governed under NRS 38.310, the court lacks subject matter jurisdiction (on some or all of BANA's claims) until the parties exhaust administrative remedies. If a stay is not granted, the parties will be required to engage in and incur the costs of discovery which may not be necessary.

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	1	8. In order to preserve the parties' resources, and to promote judicial economy, the		
	2	parties have agreed, subject to the Court's approval, to stay discovery until this Court rules on		
	3	Monterosso's pending Motion to Dismiss. The parties further stipulate to delay submission of		
	4	the stipulated discovery plan and discovery order for fourteen (14) days after this Court rules on		
	5	Monterosso's pending Motion to Dismiss.		
	6	DATED: July <u>29<sup>th</sup></u> , 2015.	DATED: July <u>29<sup>th</sup></u> , 2015.	
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ULP way S 8916	13	Bank of America, N.A.	Homeowners Association	
Rees ] s Park vada	14	DATED: July <u>29<sup>th</sup></u> , 2015.		
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	23	. /	N/A	
	24	4	Mnu -	
	25		M. Navarro, Chief Judge	
	26	Unite	States District Court	
	27	DAT	E <b>D:</b> 07/29/2015.	
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